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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/532,541	11/17/2005	Daniil Utin	13984-005US1	6860
<sup>26161</sup> FISH & RICHA	7590 06/10/201 ARDSON PC	EXAMINER		
P.O. BOX 1022			ZIA, SYED	
MINNEAPOLIS, MN 55440-1022			ART UNIT	PAPER NUMBER
			2431	
			NOTIFICATION DATE	DELIVERY MODE
			06/10/2010	ELECTRONIC

## Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

PATDOCTC@fr.com

	Application No.	Applicant(s)
	10/532,541	UTIN, DANIIL
Office Action Summary	Examiner	Art Unit
	SYED ZIA	2431
The MAILING DATE of this communication ap	opears on the cover sheet with th	e correspondence address
Period for Reply	LV IO OET TO EVEIDE AMONT	THO OF THETH (20) BAYO
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING IDENTIFY OF THE MODERN OF THE MAILING IDENTIFY OF THE MODERN OF T	DATE OF THIS COMMUNICATI .136(a). In no event, however, may a reply be d will apply and will expire SIX (6) MONTHS fi tte, cause the application to become ABANDO	ON. e timely filed  rom the mailing date of this communication.  DNED (35 U.S.C. § 133).
Status		
1) Responsive to communication(s) filed on 24 (2a) This action is <b>FINAL</b> . 2b) Th 3) Since this application is in condition for allowed closed in accordance with the practice under	is action is non-final. ance except for formal matters,	-
Disposition of Claims	Exparte quayre, 1000 0.2. 11,	100 0.0.210.
· <u> </u>	_	
4)  Claim(s) 1-12 is/are pending in the applicatio 4a) Of the above claim(s) is/are withdres 5)  Claim(s) is/are allowed. 6)  Claim(s) 1-12 is/are rejected. 7)  Claim(s) is/are objected to. 8)  Claim(s) are subject to restriction and/	awn from consideration.	
Application Papers		
9) The specification is objected to by the Examin 10) The drawing(s) filed on is/are: a) acceptable and applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Examination.	ccepted or b) objected to by the drawing(s) be held in abeyance. Section is required if the drawing(s) is	See 37 CFR 1.85(a). objected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority documer 2. Certified copies of the priority documer 3. Copies of the certified copies of the priority application from the International Bureat * See the attached detailed Office action for a list	nts have been received. nts have been received in Applic ority documents have been rece au (PCT Rule 17.2(a)).	cation No vived in this National Stage
Attachment(s)		
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4)  Interview Summ Paper No(s)/Mai 5)  Notice of Informa 6)  Other:	

# DETAILED ACTION

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## Response to Amendment

This office action is in response to amendment and remarks filed on May 24, 2010. The amendments filed on May 24, 2010 have been entered and made of record. Claims are 1-12 are pending for further consideration.

#### Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on May 24, 2010 has been entered.

### Response to Arguments

Applicant's arguments filed have been fully considered but they are not persuasive because of the following reasons:

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Regarding Claims applicants previously argued that the cited prior arts (CPA) [Challener et al. (U. S. Patent 6,718,468)] does not describe "generating a first key from a user-supplied unencrypted password," and "encrypting the user-supplied unencrypted password using the first key".

This is not found persuasive. The system of cited prior art teaches a associating method in computer system to associate password and secured user public/private key pair, which involves accessing user private key using primary/secondary phase phrases for performing authentication function. After encrypting established user private key with random password, primary/secondary passwords are generated by hashing the primary/secondary pass phrases. The user private key is accessed using primary/secondary phase phrases, for performing authentication function, after performing encryption of random password with the generated primary/secondary passwords, respectively (col. 3 line 55 to col.5 line 24).

As a result, cited prior art does implement and teach a system that relates to generating of password-encrypted key form a user-supplied password and stored in a temporary storage to maintain an access to a secure network communications and access a network (Fig.2a-2b).

Applicants <u>still</u> have failed to explicitly identify specific claim limitations, which would define a patentable distinction over prior arts.

Therefore, the examiner asserts that cited prior art does teach or suggest the subject matter broadly recited in independent Claims and in subsequent dependent Claims. Accordingly, rejections for claims 1-12 are respectfully maintained.

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1-12 are rejected under 35 U.S.C. 102(e) as being anticipated by Challener et al. (U. S. Patent 6,718,468).

- 1. Regarding Claim 1, Challener teach and describe a computer-implemented method for a secure transaction, comprising generating a key from a user-supplied unencrypted password, encrypting the user-supplied unencrypted password using the key, creating a user record, storing the encrypted password in the user record (col.4 line 7 to col.5 line 24)...
- 2. Regarding Claim 7 Challener teach and describe a computer-executable program residing on a computer, the execution of the program causing the computer to: generate a first key from user-supplied identification data, encrypt the user's identification data using the first key, create a user record and, store the encrypted identification data in the user record (col.4 line 7 to col.5 line 24).

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2. Regarding Claim 11 Challener teach and describe a computing device comprising: a memory configured to store a first unencrypted password supplied from a user; and a processor configured to execute instructions to perform a method comprising: generating a first key from the first user-supplied unencrypted password; encrypting the first user-supplied unencrypted password using the first key; storing the encrypted user-supplied password in a user record; upon receiving a login request that includes a second unencrypted password from a would-be user, generating a second key from the second user-supplied unencrypted password in a manner equivalent to generating the first key from the first user-supplied unencrypted password; using the second key to decrypt the first encrypted user-supplied password in the user record; comparing the decrypted password and the second user-supplied unencrypted password to identify a match; upon identifying a match, creating a temporary user session record and storing the second key in the temporary user session record (col.4 line 7 to col.5 line 24).

3. Claims 2-6, 8-10 and 12 are rejected applied as above rejecting Claims 1, 7 and 11. Furthermore, Challener teach and describe a system and method of security and user authentication, wherein:

As per Claim 2, further comprising upon user login, generating a key from a would-be user's password using the same algorithm used to generate the key from the originally supplied unencrypted password, retrieving the corresponding user record, decrypting the encrypted

password in the user record using the key, comparing the decrypted password with the would-be user-supplied password to see if they match (col.4 line 7 to line 63).

As per Claim 3, further comprising if the decrypted password and user-supplied password match, creating a temporary session record and storing the key in the session record, otherwise aborting the user login (col.4 line 43 to line 63).

As per Claim 4, further comprising encrypting other sensitive user data using the key and storing the encrypted data in the user record, during a session wherein a session record has been created, using the key stored in the session record to decrypt other encrypted information stored in the user record for use in carrying out some desired action (col. 3 line 55 to col.4 line 7, and col.4 line 66 to col.5 line 24)...

As per Claim 5, further comprising generating a public/private key pair, storing the public key on an application server and the mating private key only another server, encrypting the original user-supplied unencrypted password with the public key and storing the public-key encrypted password on the application server and, fetching the private key from the other server and using it to decrypt selected information on the application server (col.4 line 7 to col.5 line 24)...

As per Claim 6, further wherein the other server is a secure off-site server (col.4 line 7 to line 30).

As per Claim 8, further comprising upon user login, generate a second key from a would-be user's identification data supplied at login using the same algorithm used to generate the first key from the user supplied unencrypted identification data, retrieve the corresponding user record, decrypt the encrypted identification data in the user record using the second key, compare

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the decrypted identification data with the would-be user-supplied identification data to see if they match (col.4 line 7 to line 63).

As per Claim 9, further comprising if the decrypted identification data and user-supplied identification data match create a temporary session record and storing the second key in the session record, otherwise aborting the user login (col.4 line 42 to line 63).

As per Claim 10, further comprising encrypt other sensitive user data using the first key and storing the encrypted data in the user record, and during a session wherein a session record has been created, using the second key stored in the session record to decrypt other encrypted information stored in the user record for use in carrying out some desired action (col. 3 line 55 to col.4 line 7, and col.4 line 66 to col.5 line 24).

As per Claim 12, further including: encrypting sensitive user data using the first key; storing the encrypted sensitive user data in the user record; using the second key to decrypt the stored encrypted sensitive user data; and storing the decrypted sensitive user data in the temporary user session record (col. 3 line 55 to col.4 line 7, and col.4 line 66 to col.5 line 24).

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#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to SYED ZIA whose telephone number is (571)272-3798. The examiner can normally be reached on 9:00 to 5:00.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ayaz Sheikh can be reached on 571-272-3795. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

sz May 27, 2010 /Syed Zia/ Primary Examiner, Art Unit 2431